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PUBLIC SERVICE
COMMISSION

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July 20, 2005

***Via Facsimile No. (502) 736-8150
And First-Class Mail***

Harold L. Storment, Esq.
239 South Fifth Street
1800 Kentucky Home Life Building
Louisville, Kentucky 40202

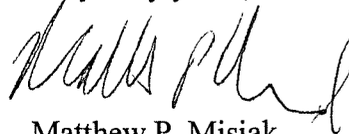
**Re: George Blevins and Gospel Assembly v. BullsEye Telecom, Inc.
Kentucky Public Service Commission Case No. 2005-00273**

Dear Mr. Storment:

I write on behalf of BullsEye Telecom, Inc. ("BullsEye") in regards to the above-referenced case. BullsEye recognizes that the Complainant attempted to switch its services within BullsEye's 45-day cancellation period. While the fact that the Complainant's service was not switched within the 45-day period is no fault of BullsEye, BullsEye is willing to honor its customer representative's original offer to waive the outstanding early termination fees, effectively "zeroing" out the Complainant's balance. BullsEye assumes that by agreeing to waive the early termination fees, BullsEye has satisfied the matters complained of and that this case shall be closed. I am also sending a copy of this correspondence to the Kentucky Public Service Commission to demonstrate that BullsEye has satisfied the matters complained of.

Please contact me if you have any questions.

Very truly yours,

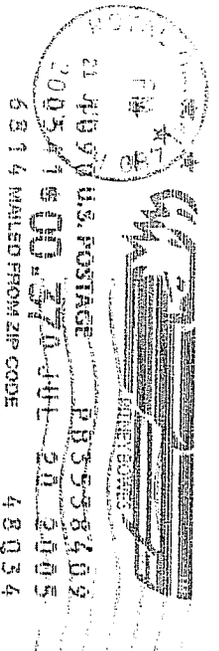


Matthew P. Misiak
On behalf of BullsEye Telecom, Inc.

c: ✓ Kentucky Public Service Commission (Executive Director)
BullsEye Telecom, Inc.

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